

MINUTES

INDIANA BOARD OF VETERINARY MEDICAL EXAMINERS

JULY 27, 2011

I. CALL TO ORDER AND ESTABLISHMENT OF QUORUM

Dr. Headley called the meeting to order at 9:00 a.m. in the Indiana Professional Licensing Agency Conference Room W064, Indiana Government Center South, 402 West Washington Street, Indianapolis, Indiana, and declared a quorum in accordance with Indiana Code § 15-5-1.1-6(c).

Board Members Present:

Richard Headley, D.V.M. – Chair
Patricia Kovach, D.V.M. – Vice Chair
Paul Clemente, D.V.M.
William Somerville, D.V.M.
Robin Waltz, D.V.M.
Susan Pedigo, R.V.T.

Board Members Absent:

Frank Andrew, Consumer Member
Bret Marsh, D.V.M., State Veterinarian

State Officials Present:

Cindy Vaught, Board Director, Professional Licensing Agency
Heather Hollcraft, Assistant Board Director, Professional Licensing Agency
Philip Thompson, Deputy Attorney General, Office of the Attorney General

II. ADOPTION OF THE AGENDA

A motion was made and seconded to adopt the agenda as amended.

WALTZ/SOMERVILLE

Motion carried 5-0-0

*Ms. Pedigo was not present for the vote

III. ADOPTION OF THE MINUTES FROM THE MAY 25, 2011 MEETING OF THE BOARD

A motion was made and seconded to adopt the minutes from the May 25, 2011 meeting of the Board.

SOMERVILLE/KOVACH

Motion carried 5-0-0

*Ms. Pedigo was not present for the vote

IV. PERSONAL APPEARANCES

A. Probation

There were no probation appearances before the Board.

B. Reinstatement

1. Thomas Frederick Jessup, D.V.M. License No. 24003476A

Dr. Jessup appeared before the Board, as requested, regarding the reinstatement of his expired veterinary license. Dr. Jessup's license expired on October 15, 2007. Dr. Jessup currently practices small animal medicine in California. He explained that he is not sure whether he will be relocating back to Indiana, but would like to keep his options open. Dr. Jessup submitted the completed renewal application, eighty one and one half (81.5) hours of continuing education and paid the renewal and reinstatement fee. There has been no disciplinary action taken against his California veterinary license.

Board action: A motion was made and seconded to grant the reinstatement of Dr. Jessup's veterinary license.

WALTZ/CLEMENTE

Motion carried 6-0-0

2. Laura Elizabeth Nickell, R.V.T., Registration No. 25000628A

Ms. Nickell appeared before the Board, as requested, regarding the reinstatement of her veterinary technician registration. Ms. Nickell's registration expired on January 1, 2008. Ms. Nickell has an appointment at Harrison College as an adjunct faculty member and realized her registration was expired when they asked for a copy of her registration. Ms. Nickell stated she has been weighing animals, drawing up vaccines, drawing blood and various other duties. She explained to the Board that she helps box felines for the veterinarian. The Board indicated they have strong feelings against the way they box felines they cannot handle for vaccines and check-ups. Ms. Nickell submitted the completed renewal application, thirty-two (32) hours of continuing education and paid the renewal and reinstatement fee.

Board action: A motion was made and seconded to grant the reinstatement of Ms. Nickell's veterinary technician registration.

WALTZ/KOVACH
Motion carried 6-0-0

C. Application

1. Kristen Jade Hicks, D.V.M.

Dr. Hicks appeared before the Board, as requested, regarding her application for a veterinary license. Dr. Hicks is 2011 graduate from the University of Illinois and passed the NAVLE in December of 2010. Dr. Hicks stated on her application that she is the Associate Veterinarian at Greenwood Animal Hospital in Lebanon, Indiana since May 2011. Dr. Hicks does not hold a current Indiana veterinary license and cannot be an associate veterinarian until she does so. Dr. Hicks explained to the Board that it was a poor choice in wording and has only signed a contract with Dr. Greenwood to become an associate veterinarian once she has secured her Indiana license. She stated that she has only been working as a veterinary assistant assisting in surgery, anesthesia and vaccines but has not worked unsupervised. Dr. Hicks has taken and passed her Indiana jurisprudence examination.

Board action: A motion was made and seconded to grant Dr. Hicks a veterinary license.

SOMERVILLE/KOVACH
Motion carried 6-0-0

2. Mary Jo Corso

Ms. Corso appeared before the Board, as requested, regarding her application for a veterinary technician registration. Ms. Corso is a 2010 graduate of Harrison College and has successfully passed the VTNE as well as the Indiana jurisprudence examination. Ms. Corso indicated on her application that she is currently working as a veterinary technician. Ms. Corso explained that her actual title at work is "animal lab technician" at the research facility where she is currently employed.

Board action: A motion was made and seconded to grant Ms. Corso a veterinary technician registration.

WALTZ/KOVACH

Motion carried 6-0-0

3. Nicholas Gonzalez

Mr. Gonzalez appeared before the Board, as requested, regarding his application for registration as a veterinary technician. Mr. Gonzalez is a 2010 graduate of Fox College and has successfully passed the VTNE as well as the Indiana jurisprudence examination. Mr. Gonzalez indicated on his application that he has been employed as a veterinary technician since March 9, 2011. Mr. Gonzalez told the Board that he was instructed by the school to not put "veterinary technician" on his application for registration. Mr. Gonzalez is currently employed at Highland Animal Hospital and the supervising veterinarian only wants him to observe until his registration is issued because he knows it is against the law for him to practice as a veterinary technician. However, when he was working at Crown Point Animal Hospital, he was working as a veterinary assistant helping with animal restraint, discharge instructions, reception duties and assisted in the kennels. He assured the Board he did not administer any anesthesia or do dentals on any animals.

Board action: A motion was made and seconded to grant Mr. Gonzalez a veterinary technician registration.

PEDIGO/KOVACH
Motion carried 6-0-0

4. Kendra Kay Moser

Ms. Moser appeared before the Board, as requested, regarding her application for registration as a veterinary technician. Ms. Moser is a 2010 graduate of International Business College, Fort Wayne, and has successfully passed the VTNE as well as the Indian jurisprudence examination. Ms. Moser indicated on her application that she is currently employed as a veterinary technician at Bluffton Animal Hospital since April 2011. Ms. Moser stated she is now aware that she cannot use the veterinary technician title and misread the question on the application. Ms. Moser also stated the school did not give much guidance on registering in Indiana. Ms. Moser submitted letters from both of her supervising veterinarians.

Board action: A motion was made and seconded to grant Ms. Moser a veterinary technician registration.

CLEMENTE/SOMERVILLE
Motion carried 6-0-0

5. Alyssa Erin Richards

Ms. Richards appeared before the Board, as requested, regarding her application for registration as a veterinary technician. Ms. Richards is a 2010 graduate of International Business College, Fort Wayne, Indiana and has successfully completed the VTNE as well as the Indiana jurisprudence examination. Ms. Richards indicated on her application that she is employed as a veterinary technician at Conley, Koontz Equine Hospital located in Columbia City, Indiana. She explained to the Board that she currently works in the hospital but as an assistant, not a technician and that she completes the lab work, does the billing, takes care of the stalls and is under the direct supervision of a veterinarian at all times.

Board action: A motion was made and seconded to grant Ms. Richards a veterinary technician registration.

PEDIGO/CLEMENTE

Motion carried 6-0-0

6. Nichole Renae Young

Ms. Young appeared before the Board, as requested, regarding her application for registration as a veterinary technician. Ms. Young is a 2010 graduate of Morehead State University and has successfully completed VTNE as well as the Indiana jurisprudence examination. Ms. Young indicated on her application that she has been employed as a veterinary technician since May 2010 at St. Francis Animal Health Care. She explained to the Board that she realized it was a mistake to state this on the application when she read the law to take the jurisprudence examination. Ms. Young submitted a letter of support from her supervising veterinarian indicating she has not been doing any veterinary technician duties.

Board action: A motion was made and seconded to grant Ms. Young a veterinary technician registration.

KOVACH/WALTZ

Motion carried 6-0-0

V. ADMINISTRATIVE HEARING

**A. State of Indiana vs. Kimberly Lane Morrow, D.V.M.
License No. 24005688A**

Administrative Cause No. 2011 VB 0006
Re: Petition for Summary Suspension and
Agreement for Summary Suspension

Parties and Counsel Present:

Respondent was not present, nor represented by Counsel
Darren Covington, Deputy Attorney General for the State of Indiana
David Ostrich, Court Reporter

Participating Board Members:

Dr. Headley, D.V.M., Chairman (Hearing Officer)
Dr. Kovach, D.V.M.
Dr. Clemente, D.V.M.
Dr. Somerville, D.V.M.
Dr. Waltz, D.V.M.
Ms. Pedigo, R.V.T.

Case Summary: On or about July 22, 2011 the State of Indiana filed a Petition for Summary Suspension regarding criminal charges filed in the state of Michigan due to the Respondent's diversion of drugs from her clinic, Gentle Doctor Veterinary Clinic, located in Niles, Michigan due to a drug addiction. Respondent is currently under criminal investigation in Michigan. A proposed Agreement was submitted to the Board that the Respondent's license would be placed on an emergency suspension for a period of ninety (90) days.

Board action: A motion was made and seconded to accept the Agreement as presented by the State in the matter of Dr. Morrow's veterinary license.

KOVACH/CLEMENTE
Motion carried 6-0-0

- B. State of Indiana vs. Richard W. Sasso, D.V.M., License No. 24002852A**
Administrative Cause No. 2011 VB 0001
Re: Complaint

Parties and Counsel Present:

Respondent present without legal counsel
Darren Covington, Deputy Attorney General for the State of Indiana
David Ostrich, Court Reporter

Participating Board Members:

Dr. Headley, D.V.M., Chairman (Hearing Officer)
Dr. Kovach, D.V.M.
Dr. Clemente, D.V.M.
Dr. Somerville, D.V.M.

Dr. Waltz, D.V.M.
Ms. Pedigo, R.V.T.

Case Summary: A complaint was filed against Respondent alleging he is in violation of IC 25-1-9-4 and has become unfit to practice as evidenced by his failure to follow normal orthopedic principles in his care of two (2) patients. The State entered into evidence Exhibit A, a copy of an inpatient treatment summary and patient chart from Veterinary Emergency Specialty Hospital of Ft. Wayne, Indiana for "Missy Bear"; Exhibit B, a copy of the patient chart from Respondent's veterinary hospital for "Missy Bear"; Exhibit C, a copy of the patient chart from Akron Animal Clinic, Akron, Indiana for "Magnus"; and Exhibit D, a copy of the patient chart from Respondent's veterinary hospital for "Magnus". In the case of "Missy Bear", a Great Pyrenees, it was found that the Respondent had used inferior materials to repair a spiral fracture in the right hind tibia causing the leg to not heal properly. The patient was ultimately referred to Dr. Bradley Coolman, D.V.M. an orthopedic specialist at Veterinary Emergency Specialty Hospital. The State called on Dr. Coolman as a witness for the State where he verified that Respondent did not properly care for the patient, "Missy Bear" causing further damage to the animal. Dr. Coolman indicated there was a concern with the standard of care with the previous treatment of the animal with using the inferior plate that has not been used in veterinary medicine for the past fifty (50) years. In the case of "Magnus", a Maine Coon, it was found that Respondent did not properly wire the felines mouth to allow for healing. The patient was then taken to Dr. Bill Howard, D.V.M of Akron Animal Clinic. Dr. Howard treated the patient and the patient healed as it should. The State feels the Respondent did not competently care for these animals and requests the Board to insist that the Respondent not be allowed to practice orthopedic surgery unless supervised. The Respondent feels his license should not be disciplined over two (2) surgeries out of over 1,200 surgeries he has completed over the years. Respondent also stated there will be a bigger battle than this if the Board disciplines his license.

Board action: A motion was made and seconded to find Dr. Sasso in violation of IC 25-1-9-4 on Count 1 and Count 2.

CLEMENTE/SOMVERVILLE
Motion carried 5-0-1
*Dr. Waltz abstained

Board action: A motion was made and seconded to place Dr. Sasso's veterinary license on indefinite probation with the following terms and conditions:

1. Respondent shall be placed on Indefinite Probation. Respondent may not petition for withdrawal of probation until after one (1) year from the date of the Board's Order.
2. Respondent shall be governed by the following terms and conditions while on probation:
 - a. Respondent shall not perform any orthopedic surgeries except under the direct supervision of a board certified orthopedic surgeon.
 - b. Within one (1) year of the date of the Board's order, Respondent shall:
 - i. Submit proof of completion of one (1) contact hour of continuing education in the area of recordkeeping, and,
 - ii. Respondent shall undergo advanced training in orthopedic surgery by either completing the internal fixation training offered by Ohio State University or completing a practitioner sabbatical at Purdue University with a focus on principles of orthopedic surgery, including internal fixation.
3. Within ninety (90) days of the date of the Board's Order, Respondent shall pay costs in the amount of two hundred thirty-nine dollars and fifty-eight cents (\$239.58), payable to: Indiana Professional Licensing Agency
4. Within ninety (90) days of the date of the Board's Order, Respondent shall pay costs in the amount of three hundred thirty seven dollars, payable to: Office of the Attorney General
5. Respondent's violation of the Final Order, any non-compliance with the statutes or regulations regarding the practice of veterinary medicine, or any violation of the Agreement may result in the State requesting an emergency suspension of Respondent's license, an Order to Show Cause as may be issued by the Board, or a new cause of action pursuant to Ind. Code § 25-1-9-4, any or all of which could lead to additional sanctions, up to and including a revocation of Respondent's license.

CLEMENTE/SOMERVILLE

Motion carried 5-0-1

*Dr. Waltz abstained

C. Robert Maier, D.V.M., License No. 24006439A
Administrative Cause No. 2010 VB 0004
Re: Petition to Modify Terms of Probation

Parties and Counsel Present:

Petitioner present and represented by Michael Bishop
Darren Covington, Deputy Attorney General for the State of Indiana
David Ostrich, Court Reporter

Participating Board Members:

Dr. Headley, D.V.M., Chairman (Hearing Officer)

Dr. Kovach, D.V.M.

Dr. Clemente, D.V.M.

Dr. Somerville, D.V.M.

Dr. Waltz, D.V.M.

Ms. Pedigo, R.V.T.

Case Summary: Petitioner submitted a request for modification of his probationary terms. Petitioner's license was placed on probation on or around October 6, 2010. Petitioner is currently working as a temporary or referral veterinarian. He is requesting to modify the term regarding the submission of a monthly report from his supervising employer and a signed copy of his probationary order by each of his employer. Petitioner is requesting the Board modify his probation to state if he is employed in a clinic for more than five (5) days he would then be required to have the clinic he is relief vetting to submit a report and a signed copy of the Order. If it is less than five (5) days, he would tell the supervising veterinarian orally about his Order and not make them submit monthly reports. Petitioner feels it is beyond the scope of the agreement to have each and every supervising veterinarian to sign and submit a copy of the order to the board and to make them report to the Board for just one day of employment. Petitioner has had the Ellettsville Animal Clinic submit a signed copy of the Final Order within seven (7) days of employment with them and has had reports submitted monthly. The State asked how the office manager is qualified to submit the reports in regards to his work. The State also asked if she has the means to supervise his work at the clinic. The Petitioner stated as far as attendance yes, but professionally no. Petitioner explained that he is on a relief work list with the Indiana Veterinary Medical Association but has worked as a relief veterinarian at Ellettsville Animal Hospital since May 2011. Petitioner has had no relapses and is currently in compliance with his five (5) year contract with the Indiana Veterinary Well-Being Program.

Board action: A motion was made and seconded to modify the Findings of Fact and Conclusions of Law, the Board hereby grant Maier's request to modify the employer reporting requirements imposed on his veterinary license at paragraphs 6(D) and (E) of the Order portion of the Board's October 6, 2010 Final Order. The Board's Order is hereby modified so that when Maier is employed performing relief work at one clinic for five (5) days or less in total, the temporary employer is relieved of the reporting requirement at Paragraphs 6(D) and (E) of the Board's October 6, 2010 Final Order. In these instances, Maier shall cause his temporary employer to sign and return to the Board a copy of the Board's October 6, 2011 Final Order thereby acknowledging that the temporary employer has been notified of the probationary status of Maier's veterinary medical license. If Maier performs relief work for more than five (5) days in total at one clinic, then Maier shall

obtain a performance report in compliance with paragraph 6(D) and (E) of the Board's October 6, 2011 Final Order. Maier will continue to submit monthly self reports. All other terms and conditions imposed on Maier's veterinary medical license imposed by the Board's October 6, 2010 Final Order remain in full force and effect.

SOMERVILLE/KOVACH
Motion carried 6-0-0

D. State of Indiana vs. John Ray
Administrative Cause No. 2011 VB 0004
Re: Order to Show Cause

Parties and Counsel Present:

Respondent not present, nor represented by legal counsel
Darren Covington, Deputy Attorney General for the State of Indiana
David Ostrich, Court Reporter

Participating Board Members:

Dr. Headley, D.V.M., Chairman (Hearing Officer)
Dr. Kovach, D.V.M.
Dr. Clemente, D.V.M.
Dr. Somerville, D.V.M.
Dr. Waltz, D.V.M.
Ms. Pedigo, R.V.T.

Case Summary: The State submitted an Agreement for a Cease and Desist Order to the Board for review. Respondent, a farrier, when called to prepare pads and shoes for his client's horse, administered injections of commercial grade dimethyl sulfoxide (DMSO) to the horse, which he indicated would relieve pain. The horse immediately began shaking, collapsed on the ground, and died. Medical grade DMSO requires a prescription. The Order states Respondent is not, nor has he ever been, licensed as a veterinarian in the State of Indiana. Respondent engaged in activities for which a license is required under IC 25-38.1-1-12 in that Respondent provided treatment for the condition of a horse which did not belong to him and Respondent prescribed and administered a drug for the treatment of a horse which did not belong to him. Respondent shall immediately **CEASE AND DESIST** any and all activities that constitute the unlicensed practice of veterinary medicine pursuant to Ind. Code art. 25-38, including, but not limited to:

- a. Providing the diagnosis, treatment, correction, or prevention of any disease, defect, injury, deformity, pain, or condition of animals; and,
- b. Prescribing, dispensing, or ordering the administration of a drug, a medicine, a biologic, a medical appliance, an application, or treatment of whatever nature for the prevention, cure, or relief of any disease, ailment, defect, injury, deformity, pain, or other condition of animals.

Board action: A motion was made and seconded to grant the State's request to issue the Cease and Desist order in the matter of John Ray.

WALTZ/SOMERVILLE
Motion carried 6-0-0

- E. State of Indiana vs. Joseph Wagler**
Administrative Cause No. 2011 VB 0003
Re: Order to Show Cause

Parties and Counsel Present:

Respondent present without legal counsel
Darren Covington, Deputy Attorney General for the State of Indiana
David Ostrich, Court Reporter

Participating Board Members:

Dr. Headley, D.V.M., Chairman (Hearing Officer)
Dr. Kovach, D.V.M.
Dr. Clemente, D.V.M.
Dr. Somerville, D.V.M.
Dr. Waltz, D.V.M.
Ms. Pedigo, R.V.T.

Case Summary: On or about June 28, 2011, the office of the Attorney General filed a motion requesting the Indian Board of Veterinary Medical Examiners to order Respondent to Cease and Desist his practice of veterinary medicine. The State called Robert T. Jackman, D.V.M. as a witness. Dr. Jackman is a licensed veterinarian in Milroy, Indiana. He was approached by James Green, who witnessed Respondent castrating a foal that was not his own. Respondent stated he did not realize that doing so was considered the practice of veterinary medicine and that he was only helping a friend. He indicated there was no payment involved. Respondent is not currently, and has never been, licensed in veterinary medicine in the State of Indiana. Respondent engaged in activities for which a license is required under IC 25-38.1-3-1 in that respondent performed a castration, which is a surgical operation and considered the practice of veterinary medicine.

Board action: A motion was made and seconded to grant the State's request to issue the Cease and Desist order in the matter of Joseph Wagler.

CLEMENTE/KOVACH
Motion carried 6-0-0

VI. DISCUSSION

A. Eryn Alexandra Shipley, D.V.M., License No. 24006705A Re: Reinstatement of Inactive License

The Board reviewed the application for reinstatement for Dr. Shipley's inactive veterinary license. Dr. Shipley placed her license in inactive on December 17, 2007. She has been in a post-graduate training program and is requesting the Board accept this as continuing education. The Board agreed her post-graduate training should be considered as continuing education.

Board action: A motion was made and seconded to grant the reinstatement of Dr. Shipley's veterinary license.

WALTZ/SOMERVILLE
Motion carried 6-0-0

B. Lorrie Bartloff, D.V.M. Re: OVE and OVH Spays

Discussion was held regarding correspondence from Dr. Bartloff asking whether or not OVE and OVH procedures are considered acceptable spay procedures. Dr. Kovach stated this is being taught at Colorado State University as an appropriate spaying procedure. The Board feels as long as the veterinarian performing the procedure is informing the client of the differences and risks between the two procedures then it is acceptable.

C. National Board Report Re: May 2011

Ms. Vaught included the National Board of Veterinary Medical Examiners newsletter for May 2011 for informative purposes only. No discussion was held regarding this topic.

VII. APPLICATION REVIEW

A. Endorsement

1. Richard Michael Fulton, D.V.M.

The Board reviewed the application for veterinary licensure by endorsement for Dr. Fulton. Dr. Fulton is a 1981 graduate of Purdue University. He has successfully passed the NBE and CCT examinations and is currently licensed in Michigan. Dr. Fulton has also taken and passed the Indiana jurisprudence examination. Dr. Fulton held a veterinary license in Indiana from 1981 until

1987 when he let it expire. He has been employed by the Diagnostic Center for Population and Animal Health at Michigan State University as a veterinary pathologist from July 1, 1994 to the present. Dr. Fulton would like to reinstate his Indiana veterinary license.

Board action: A motion was made and seconded to grant Dr. Fulton a veterinary license.

SOMERVILLE/WALTZ
Motion carried 6-0-0

B. Examination

There were no applications by examination for the Board to review.

C. Professional Corporation

There were no professional corporation applications for the Board to review.

VIII. RENEWALS

1. Stacey Van Horn, D.V.M., License No. 24005612A

The Board reviewed the reinstatement of veterinary licensure application for Dr. Van Horn. Dr. Van Horn's license expired on October 15, 2009. He has had disciplinary action taken against his licenses in several states in which he has never disclosed on any license renewal to the Board. Dr. Van Horn also had a positive response on his controlled substance registration application in 2008 that he never completed. The Pharmacy Board had asked for additional information regarding this positive response and the application was eventually considered abandoned for no response.

Board action: A motion was made and seconded to ask Dr. Van Horn to appear at the next meeting of the Board.

WALTZ/KOVACH
Motion carried 6-0-0

IX. PROBATIONARY REPORT

There were no probationary reports for the Board to review.

X. CONTINUING EDUCATION

A. CARE Center

“Update in Transfusion Medicine”

Cincinnati, Ohio

August 23, 2011

Hours Granted: 2 Hours for Veterinarians and Veterinary Technicians

B. VCA Northwood Animal Hospital

“Practical Use of Feeding Tubes & Common Stifle Surgical Procedures”

Anderson, Indiana

August 24, 2011

Session I October 19-23, 2011

Hours Granted: 1 Hour for Veterinarians and Veterinarian Technicians

C. Indianapolis Veterinary Referral

“Pancreatitis and the Pooch: An Update on Diagnostics & Medical Therapies”

Indianapolis, Indiana

August 31, 2011

Hours Granted: 1.5 Hours for Veterinarians and Veterinary Technicians

Board action: A motion was made and seconded to grant approval to CARE Center upon submission of a program outline and to VCA Northwood and Indianapolis Veterinary Referral for the hours and programs as stated above.

WALTZ/PEDIGO

Motion carried 6-0-0

XI. REPORTS

A. Consumer Complaints – Dr. Waltz

Dr. Waltz reported that she received fourteen (14) to sixteen (16) cases to review and all but two (2) have been reviewed. The Attorney General’s office currently has one (1) complaint from 2009, twelve (12) complaints from 2010 and eighteen (18) complaints from 2011. They have closed five (5) cases since the last meeting of the Board, not counting the four before the Board today. Dr. Waltz explained the procedure on reviewing complaints for the Attorney General’s office.

B. State Veterinarian’s Report – Dr. Marsh

There was no report given by Dr. Marsh.

XII. OLD/NEW BUSINESS

- Criminal Background Checks for initial licensure went into effect July 1, 2011. This is for new applicants only, not for renewals.
- Renewal notices will be going out by email on August 1, 2011 with paper renewal notices to follow on August 15, 2011 for those practitioners without an email address on file with the IPLA.

XIII. OTHER ITEMS FOR CONSIDERATION

There were no other items for consideration before the Board.

XIV. ADJOURNMENT

There being no further business, and having completed its duties, the meeting of the Indiana Board of Veterinary Medical Examiners adjourned at 3:00 p.m.

Board action: A motion was made and seconded to adjourn this meeting of the Board at 3:00 p.m.

KOVACH/WALTZ
Motion carried 6-0-0


Richard Headley, D.V.M., Chairman

9-28-11
Date


Patricia Kovach, D.V.M., Vice Chair

9/28/11
Date